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8 9	Attorneys for Defendants SPRING VALLEY HOSPITAL MEDICAL CENTER; VALLEY HEALTH SYSTEMS, INC.; UNIVERSAL HEALTH SERVICES, INC	
10		
11	UNITED STATES DISTRICT COURT	
12	TANK OR STUDDING 1 1 16 61 16 1	G N 224 01/72 FW
13	TAYLOR STUBBINS, on behalf of herself and all other similarly situated individuals,	Case No. 2:24-cv-01672-EJY
14	Plaintiff,	STIPULATION AND PROPOSED ORDER TO EXTEND TIME FOR
15	V.	DEFENDANTS TO FILE RESPONSE TO PLAINTIFF'S MOTION FOR
16	SPRING VALLEY HOSPITAL MEDICAL	CIRCULATION
17	CENTER; VALLEY HEALTH SYSTEMS, INC.; UNIVERSAL HEALTH SERVICES, INC.; and DOES 1 through 50, inclusive,	[SECOND REQUEST]
18	Defendants.	
19	Defendants.	
20		
21	Plaintiff TAYLOR STUBBINS ("Pla	intiff"), and Defendants SPRING VALLEY
22	HOSPITAL MEDICAL CENTER, VALLEY F	HEALTH SYSTEMS, INC.1, and UNIVERSAL
23	HEALTH SERVICES, INC. (collectively, "Defe	ndants") (together, the "Parties"), by and through
24	their undersigned counsel, hereby agree and stipulate to extend the time for Defendants to Respond	
25	to Plaintiff's Motion for Circulation of Notice (EC	EF No. 10) from the current deadline of November
26	12, 2024 by two weeks, up to and including Nove	ember 26, 2024.
27	///	
28	The proper entity name is Valley Health System	ı LLC.

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1	The Parties agree the extension is warranted because counsel for Defendants' heavy	
2	workloads, as Wendy Krincek recently completed a one-week jury trial. This is the second request	
3	for extensions of time and are made in good faith and not for the purpose of undue delay.	
4	D . 1 . N 1 . 7 . 2024	
5	Dated: November 7, 2024	
6	Respectfully submitted,	Respectfully submitted,
7		
8	Joshua D. Buck, Esq.	/s/ Emil S. Kim Wendy M. Krincek, Esq.
9	Leah L. Jones, Esq. THIERMAN BUCK	Emil S. Kim, Esq. LITTLER MENDELSON, P.C.
10	Attorneys for Plaintiff	Attorneys for Defendants
11	TAYLOR STUBBINS	SPRINĞ VALLEY HOSPITAL MEDICAL CENTER; VALLEY HEALTH SYSTEMS,
12		INC.; UNIVERSAL HEALTH SERVICES, INC.
13		
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		ITTIC CO OPPEDED
15		IT IS SO ORDERED.
15 16		IT IS SO ORDERED. Dated: November 7, 2024
		Dated: November 7, 2024
16 17 18		
16 17		Dated: November 7, 2024 Clauma L. Zouchah
16 17 18 19	4860-2217-0870.1 / 069080-1278	Dated: November 7, 2024 Clauma L. Zouchah
16 17 18 19 20	4860-2217-0870.1 / 069080-1278	Dated: November 7, 2024 Clauma L. Zouchah
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16 17 18 19 20 21 22 23	4860-2217-0870.1 / 069080-1278	Dated: November 7, 2024 Clauma L. Zouchah
16 17 18 19 20 21 22 23 24	4860-2217-0870.1 / 069080-1278	Dated: November 7, 2024 Clauma L. Zouchah
16 17 18 19 20 21 22 23 24 25	4860-2217-0870.1 / 069080-1278	Dated: November 7, 2024 Clauma L. Zouchah

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